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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:	Chornenky, Victor I. Jaafar, Ali) PATENT
Serial No:	09/931,672	Art Group Unit: 3329
Filing Date:	August 17, 2001 (17.08.2001)	Examiner: Jastrzab, Jeffrey
Title:	Apparatus And Method For Reducing Subcutaneous Fat Deposits, Virtual Face-Lift, And Body Sculpturing By Electroporation	SUPPLEMENTAL RESPONSE TO OFFICE ACTION MAILED DECEMBER 22, 2003
Mail Stop Non	-Fee Amendment	, .
Commissioner	for Patents	
P.O. Box 1450		
Alexandria, V.	A 22313-1450	

SUPPLEMENTAL RESPONSE TO OFFICE ACTION

MAILED DECEMBER 22, 2003

Dear Sir:

Applicants hereby submit the following Supplemental Response to the Office Action mailed December 22, 2003 (the "Office action"). In the Office action, Drawing figures 1, 2, 4a and 5 were objected to because boxes 16 and 100 are unlabeled. In their response to this Office action mailed on March 20, 2004, Applicants referenced this objection, but inadvertently failed to include corrected drawings figures. Applicants submission here corrects that oversight. Upon the

CERTIFICATE OF MAILING (37 CFR 1.8a)

I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to the: Mail Stop Non-Fee Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Craig Gregersen	A
(Type or print name of person mailing paper)	
	111. 91
Date: March 22, 2004	(Signature of person mailing paper)
•	(Signature of person mailing paper)
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allowance of this application, formal corrected drawings will be submitted with changes shown in the attached figures in red ink.

Timeliness of this Response

The Office Action had a three month response date of March 22, 2004. In view of the filing of this Response prior to that date, Applicants submit that no time extension and no fees therefore are required. Should Applicants be in error, Applicants request such time extension as necessary to make this Response timely and authorizes the Office to charge any fees or surcharges necessary to make this response timely and credit any overpayments to the Deposit Account of the undersigned firm, Deposit Account No. 502417.

Conclusion

In view of the amendments and remarks submitted in the Response mailed March 20, 2004, Applicants again state respectfully that they believe pending claims 1-4, 7 and 12-16 are in condition for allowance. Reconsideration and withdrawal of the rejections of pending claims 1-11 and a Notice of Allowability to pending claims 1-4, 7 and 12-16 is respectfully requested.

Respectfully Submitted,

Victor I. Chornenky Ali Jaafar **Applicants**

By their attorney

Date: 22 March

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